

JOB-WORK.

TERMS-\$1.50a Year, In Advance

ces reasonable. TRY

US:

Best equipped job printing establishment n

Southeast Missouri. In-

sure satisfaction. Pr-

They Will Not Forget. (Butler Times, Aug. 13.)

Legislature, one among others by

Representative Richards of Macon

county. A delegation of miners

who lived at Rich Hill, which was

peal to the Legislature for the enactment of Representative Rich-

mittee of miners and urged the

passage of the measure. Subse-

ly keptin boxes; regulating prose-

cution of work, with special ref-

erance to provisions ingress and

ogress of air and so fourth; pro-

nibiting the employment of inex-

Men Past Sixty in Danger.

Republican Extravagance.

and what has he got for it?

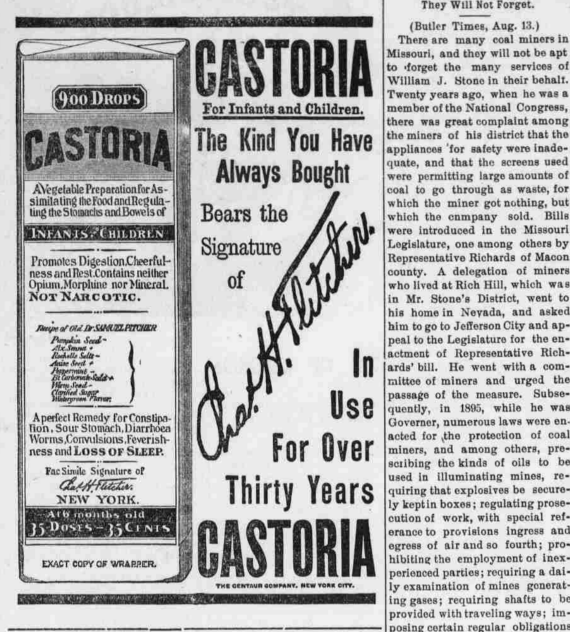
Kidney

ous, and Foley's

druggists.

IRONTON, MO., THURSDAY, AUG. 20, 1908

NUMBER 10



Bigger, Better Crops FROM ANY SOIL

Mayer's Anchor Brand Fertilizers

For Sale By IRONTON MFG. CO., Ironton, Mo.

WM. R. EDGAR ATTORNEY AT LAW, IRONTON. MO.

fractices in all the Courts of the State.

DR. F. W. TRAUERNICHT

MISSOURI IRONTON.

Office in the Academy of Music

Building, Main Street. SUNDAYS BY APPOINTMENT

H. M. COLLINS ELIVERY AND FEED STABLE

IRONTON MO

NOTICE to Picnicers and Excursionist— Hacks, Spring Wagons, Single and Double Buggies, Three-Seated Carriages, Two-Seated Carriages, with competent drivers; also, the best of Saddle Horses for Ladies and Gentlemen can be had at REASONAPLE RATE.

JOHN ALBERT. DEALER IN

Diors, Windows, Sewing Machines, Bicyc Repairs, Tinware, Graniteware, Furni-ture Made and Repaired, Picture Frames Made to Order. Also

Undertaker and Embalmer

J. D. VANCE & SON PROPRIETORS Livery, Feed & Sale Stables ARCADIA, MO.

ALL KINDS OF RIGS and SAD-DLE-HORSES for hire. Safe Horses and Careful Drivers, Tran-sients given Special Attention. PHONE No. 10. How Red Herrings Came

The first red herring was accident-ally produced in England many years ago by a fisherman, who, having a surplus of fresh herring, hung them up in a smoky shed to dry and then for got all about them. When he looked at them some time after he found that they had changed in color. The king, to whom the fishes were presented, was so interested that he gave permission to the fisherman to exhibit them around the country as strange monsters.

Quick Relief for Asthma Sufferers.

Foley's Honey and Tar affords immediate relief to asthma sufferers in the worst stages and if tak-en in time will effect a cure Sold by all druggists.

Notice to Patrons and Teachers of the Public Schools of Iron County.

The text books adopted by the county text book commission are a most excellent set of books for use in our county. These books have been adopted for use in the schools of Iron county, and teachers should see to it that no others are used for a basic text.

Below is given a list of th kept in the homes, and one should be in every school house in the county. Write to me at Ironton for list.

101 1186.	
TEXT BOOKS.	
Ginn & Co., Publishers, Chicago,	111
Comm or Co., Eutomaners, Contengo,	AV
Price.	Price.
Jones' First Reader	80.30
Jones Second Reader 0.30	0.35
Wollen Second Render 0.00	0.45
Jones' Third Reader 0.40	
Smith's Primary Arithmetic 0.30	0.35
Smith's Practical Arithmetic 0.57	0.65
Blaisdell's Physiology 0.57 C. E. Merrell & Co., Publishers, New	0.65
C D Mound & Co Dublishow Now	Vool
C. E. Merrett & Co., Photosners, New	LOIK
Reed & Kellogg's Grainmar	0.44
Reed's Int. Language Work 0.37	0.40
Graded Lessons in English 0.37	0.40
Higher Lessons in English 0.58	0.63
Penmanship-Writing Hour,dozen 0.55	
Hugh Stevens Pr. Co., Pubs., Jefferson	
	CHY, MO.
Civil Government-U. S. and Mis-	1727
souri and History Mo. combined. 0.80	0.90
American Book Co., Publishers, Chica	go, Ills.
The Rose Primer 0.30	
Progressive Fourth Reader 0.44	0.50
Progressive Pourth Render 0.44	
Progressive Fifth Reader 0.52	0.60
Hunt's Progressive Speller 0.18	0.20
Milne's High School Algebra 0.87	1.00

Milne's High School Algebra. 0.87 1.00
Barnes' Elementary History U. S. 0.52 0.60
School History of U. S. 0.87 1 00
Natural Introductory Geography 0.52 0.60
Natural School Geography 1.09 1.25
Section 13—page 105—requires all books
adopted in the summer of 1907 to be used in
the schools of the respective counties the folowing fall, and to be continued in use for a period of five years. As long as the pub-lisher complies with the terms of the con-tract and the provisions of the law, there is no way provided whereby the books can be

changed within a period of five years. GEO. L. SMITH. County Com'r.

War Againt Consumption.

All nations are endeavoring to the "white plague" that claims so many victims each year. Foley's Honey and Tar cures coughs and colds perfectly and you are in no langer of consumption. Do not risk your health by taking some unknown preparation when Foley's Honey and Tar is safe and ertain in results. The genuine is in a yellow package. Sold by all druggists.

For horses — Purity Corn and period each head of a family has are we coming to?—Public. Oat Chops, at \$1.60 per 100 at Iron-paid in national taxes over \$200, ton Flour Mills.

Get It To-day.

Every family should be provided with a bottle of Chamberlain's Colic, Cholera and Diarrhoea Remedy at this season of the year. Attacks of bowel complaint nearly always come on suddenly and when this remedy is not at hand the sufferer must bear the excru-You are almost certain to need it Barnhouse has a complete stock of the Bismarck White Lily Flour. For sale by the Arcadia Valley It is fine. Try it.

figures are the actual duties paid on "flannel for underwear" as officially reported by the government There are many coal miners in for the year 1907. As the present Missouri, and they will not be apt Republican Congress refused to to forget the many services of consider any revision of this un-William J. Stone in their behalt. equal tax, or the many other like Twenty years ago, when he was a cases which the present tariff law member of the National Congress, imposes, the high grade of tariff there was great complaint among taxes on flannel and everything the miners of his district that the else that is included in the tariff appliances for safety were inade-

law still continues. quate, and that the screens used Yet many business men, farmcoal to go through as waste, for ers, and those who have to rely were permitting large amounts of which the miner got nothing, but upon wages still vote the Republiwhich the enmpany sold. Bills can ticket, which is virtually to were introduced in the Missouri endorse the Republican policy of taxing those with small incomes more than those with large in-

Surely it is time for retrenchment and reform, and experience in Mr. Stone's District, went to shows that neither can be expecthis home in Nevada, and asked ed from Republican politicians .him to go to Jefferson City and ap-Kansas City Post.

Ten Years In Bed.

"For ten years I was confined to my bed with disease of my kid-neys," writes R. A. Gray, J. P, of quently, in 1895, while he was Oakville, Ind. "It was so severe Governer, numerous laws were enthat I could not move part of the time. I consulted the best medi-cal skill available, but could get no relief until Foley's Kidney Cure acted for the protection of coal miners, and among others, prescribing the kinds of oils to be was recommended to me. It has been a godsend. Sold by all drugused in illuminating mines, requiring that explosives be secure-

The Sacred Courts Are Aspersed!

The old proverb about the dif-

ference it makes whose ox is gored, finds many exemplifications. In

perienced parties; requiring a dai-1896 a temperate allusion in the Democratic platform to the disly examination of mines generating gases; requiring shafts to be satisfaction of Democrats with the decision of the Supreme Court of provided with traveling ways; imposing certain regular obligations the United States on the Income upon the weighmen, and author-Tax, although that decision was izing the miners to employ a check by an almost evenly divided court weighman. All these things were and under circumstances which important to the miners, and were at least peculiar, was hotly Stone helped to secure them. denounced by the Republican Since he has been in the Senate leaders and the Republican press he has advocated for the investiwith unanimous voice, as an atgation of mining disasters for the tack upon the most sacred of our purpose of getting data for the use institutions, and as tending to of the states in preparing laws for destroy all respect for the courts the safety of mines. Stone is the and the law they interpreted and friend of the coal miners, and has expounded. In 1900 even the recrendered substantial service for ollection of it caused many strong Republican Anti-Imperialists, like \$2.60. Also the very best bolted corn meal made at Bismarck, al-Mr. Carnegie, to support McKinley against Bryan. To-day the utterance of a unanimous Court of More than half of mankind over sixty years of age suffer from kid- Appeal, reversing a criminal conney and bladder disorders, usualviction and a penalty that we are ly enlargement of prostate glands. This is both painful and dangercredibly told seemed to the legal profession generaly out of all proed text books. This list should be should be taken at the first sign of portion to the offense and which danger, as it corrects irregularities turned upon very doubtful points and has cured many old men of this disease. Mr. Rodney Burnett, Rockport, Mo., writes: "I suffered inary criticism from the especial with enlarged prostate gland and friends of the Administration. kidney trouble for years and after They profess to see in it personal taking two bottles of Foley's Kid- malignity towards the President ney Cure I feel better than 1 have for twenty years, although I am and his chosen candidate for the now 91 years old." Sold by all succession. The President, himself, who was second to none in his horror at the "anarchism" of the Chicago platform of 1896, had The United States treasury is already denounced with indignant paying ont nearly one million dol- protest a former decision of an irlars a day more than it is receiv- reproachable Federal judge, who ing. The deficit for the first sev- construed a criminal anti-trust enteen days of July was \$16,157,618 statue according to its letter and The last session of Congress ap- now, apparently without reading propriated the enormous sum of the opinion of the Court of Appeals \$1,008,397,543.56 for the fiscal year in the Standard Oil rebate case, beginning July 1, 1908, and the rushes a formal statement into and figures, as follows, to wit: session of Congress beginning print, bristling with dogmatic as- STATE OF MISSOURI, ss. session of Congress beginning print, bristling with dogmatic as a country of IRON. Sections concerning the merits of In the Circuit Court of Iron County, Misto appropriate as much for the fis- the controversy in contradiction cal year beginning July 1, 1909, of the court's opinion. And this That would give our present Re- is from the appointing and promotpublican Congress the unique rec- ing power over the Federal judiciord of being a two billion dollar ary. What of respect for the Congress. Every dollar the gov- courts? What of intimidation of ernment expends is paid in some and interference with judges? way by the people, and voters What of submission to the ordersheck the ravages of consumption, should remember that this year ly processes of the law, and so on? wit: The west half of the northwest quar-

A Faithful Friend.

Under Republican policies the "I have used Chamberlain's tax paid by the poor man is as Colic, Cholera, and Diarrhoea great as the tax paid by the rich Remedy since it was first introman. In fact, in some cases the tax paid by the poor man is greater. For instance, when Mr. Rockefeller or any other rich man buys commercial traveler for eighteen flannel for underwear valued years, and never start out on a tiff and he has no knowledge of the same.

The policy of the same the sufferer must bear the excru-ciating pains until it can be sent for, or a physician summoned at an expense of several dollars. but when a poor man buys a cheap- has used a remedy for thirty-five er grade of flannel for his under- years he knows its value and is scoper or later. Why not buy it wear, valued at not more than by Arcadia Valley Drug Co. forty cents per pound, he pays a

tariff tax of 143.67 per cent. These REGISTER office for job work.

Prices Marked Down!

Big Simpl Religions
On Ladies' Hats, Belts,
Waists, Skirts, Men's
Straw Hats, Belts, Etc.

Special Prices
ON—
LOW-QUARTER SHOES
For Men, Women, Children.
SEE OUR BARGAINS!!

B. N. Brown, Ironton.

What a New Jersey Editor Says.

M. T. Lynch, editor of the Philipsburg, N. J., Daily Post, writes: "I have used many kinds of medicines for coughs and colds in my family but never anything so good as Folcy's Honey and Tar. I can not say too much in praise of it Sold by all druggists.

We are cutting our prices on the County of Iron in the State of an are lour. We will sell you Bis-lour. We will sell you Bis-tled and vested in the plantiff herein.

WM. R. EDGAR, marck White Lily Flour at \$2.80 per cwt. Pride of Bismarck at \$2.70, and Standard Bismarck at ways on hand. No meal husks to and try a sack.

E. L. BARNHOUSE. Stimulation Without Irritation.

That is the watchword. That is what Orino Laxative does. Cleanses and stimulates the bowls without irritrtion in any form.

Try a sack of that Chick Feed at

LIVE STOCK WANTED.

WHITWORTH & HILL will buy all your Hogs, Cattle and Sheep.

ORDER OF PUBLICATION. STATE OF MISSOURI,) ss. COUNTY OF IRON. 158.
In the Circuit Court of Iron County, Missouri, to October term, 1908.

Nicholas Allgier, plaintiff, James Razor, James B. Legg and Albert Razor, defendants.

Now at this day comes the plaintiff herein, y his attorney, William R. Edgar, and files is petition and affidavit, which is in words

souri, to October term, 1908. Nicholas Allgier, plaintiff,

James Razor, James B. Legg and Albert Razor, defendants.

Plaintiff states that he is now, and has been, since the first day of May, 1888, the owner and in the actual possession of cer-tain tracts or parcels of land situate, lying and being in the County of Iron, and State of Missouri, and described as follows, to ter and so much of the northwest quarter of

Razor, deceased, and that he claims as the heir of Andrew J. Razor, deceased, an in-terest in the above described real estate, the nature and extent of which interest is un-

customary process of this Court cannot be rved on said defendant in this State.

Wherefore, plaintiff prays the Court to en-ter of record a decree declaring the title to the above described real estate to be vested plaintiff under and by virtue of the statute perfect title by limitation in such cases ide and provided by section 653, at page 262, of the first volume of the Missour Statutes, Revision of 1899, in order that such decree may be entered of record in the office of Recorder of Deeds within and for the County of Iron in the State of Missouri,

Attorney for Plaintiff. STATE OF MISSOURI, 1 55.

COUNTY OF IRON. | 55.

Nicholas Allgier, the above named plainiff, after being duly sworn, states that I contend with in this meal. Call have carefully read the above petition, and and try a sack. NICHOLAS ALLGIER.

Subscribed and sworn to before me this 23d day of July, 1908. J. M. HAWKINS, Clerk Circuit Court.

vacation that said defendant be notified by Publication that Plaintiff has commenced suit against him in this Court, the object and eneral nature of which is fully set forth in the foregoing petition, and that unless the said Defendant be and appear at this Court, at the next term thereof, to be begun and olden at the Court House in the Ironton, in said County, on the 26th day of October next, and on or before the 1st day of said Term, answer or plead to the Petition in said cause, the same will be taken as confessed, and judgment will be rendered

accordingly.

And it is further ordered, that a copy hereof be published according to law in the IRON COUNTY REGISTER, a weekly newspaper published in said County of Iron, for four weeks successively, published at least once a week, the last insertion to be at least 30 days before the first day of said next October Term of this Court.

J. M. HAWKINS, Circuit Clerk.

A true copy from the record: Witness my hand and seal of the Circuit Court of Iron County, this

J. M. HAWKINS, Circuit Clerk. ORDER OF PUBLICATION.

STATE OF MISSOURI, | 88. COUNTY OF HON. | 88. In the Circuit Court of Iron County, Missouri-in vacation, July 21, 1908. To October Term, 1908. James J. McDonald, Plaintiff,

James J. McDonald, Plaintiff,
Vs.
James J. McDonald, Plaintiff,
William A. Hutchinson, Eliza Conner, James
Arnett, the unknown heirs, devisees and
assigns of William A. Hutchinson, decease
d, the unknown heirs, devisees and assigns of Eliza Conner, deceased, and the
unknown heirs, devisees and assigns of
James Arnett, deceased, defendants.
Now at this day comes the plaintiff herein,
by his attorney, William ift. Edgar, and files
his petition and admiavit, which is in words
and figures as follows, to wit;
STATE OF MISSOURI, SS.
COUNTY OF IRON.

should remember that this year they will pay \$12 in taxes for each member of their families— a total tax of about \$60 for each average family of five persons.

During the last four years of Republican extravagance there has been appropriated \$3,428,000,000 or \$33,900,000 more than the vast expenditures during the four years of civil war, so that during that period each head of a family has paid in national taxes over \$200, and what has he got for it?

Iy processes of the law, and so on? Even Mr. Taft, formerly a Federal terad, so much of the northwest quarter of the southwest quarter and is enough of a branch called Gideon's Creek in section and defends criticism of the courts. So, township 35, and the east half of the southwest quarter and all of the southwest quarter and the east half of the southwest quarter of the northeast quarter and the east half of the southwest quarter and the east half of the southwest quarter of the northeast quarter and the east half of the southwest quarter of the northeast quarter of the northeast

That the defendants are asserting or claim-

heir of Andrew J. Razor, deceased, an interest in the above described real estate, the nature and extent of which interest is unknown to plaintiff and he has no knowledge of the same.

Plaintiff further states that the defendants, James Razor and James B. Legg, are asserting or claiming some right, title or interest in and to said land adverse to and which is a cloud on the title of plaintiff, the nature and extent of which interest is unknown to plaintiff and he has no knowledge of the same.

Plaintiff further states that the above described land has been in the actual, open, notorious, hostile and adverse possession of said plaintiff and his grantors since the 3rd day of May, 1860, to the present ince, under and by virtue of the deeds regularly and duly recorded.

Plaintiff further states that defendant, James B. Legg, is a non-resident of the State of Missouri and that the ordinary and

annot insert berein their names because hey are unknown to him; that he cannot de-cribe their interest or claims any more fully or definitely than herein set out for the rea-on that the above contains all the inform-

or definitely than herein set out for the reason that the above contains all the information and knowledge which the plaintiff has or can obtain as to the said parties, their names, or the manner of their claim, or the extent of the same.

That the unknown heirs, devisees and assigns of Eliza Conner, deceased, are such persons as under the laws of the State of Missouri would inherit as the next of kin of said deceased, or are such persons as may be named as devisees or legatees of the deceased in the will of deceased, or are such persons as may have acquired some right, title or interest, or claim of right, title or interest as assigns, or grantees, of the said Eliza Conner, deceased; that the names and number of said unknown heirs, devisees and assigns are to the plaintiff unknown the said property; that it is impossible for the plaintiff to futher describe the said parties or their interest or to state more difinitely, or certainly, whether said parties claim as heirs, devisees, or as assigns or grantees of the deceased; that he cannot insert herein their names because they are unknown to him; that he cannot describe their interest or him; that he cannot describe their interest or him; that he cannot describe their interest or him; that he cannot describe their interest in their names because they are unknown to him; that he cannot describe their interest or

claims any more fully or definitely than herein set out for the reason that the above contains all the information and knowledge which the plaintiff has or can obtain as to the said parties, their names, or the manner of their claims, or the extent of the same. That the unknown heirs, devisees and assigns of James Arnett, deceased, are such persons as under the laws of the State of Missouri would inherit as next of kin to said deceased in the will of deceased, or are such persons as may be named as devisees or legatees of the deceased in the will of deceased, or are such persons as may have acquired some right, fifte or interest, or claim of right, little or interest, or claim of right, little or interest, or claim of right, little or interest as assigns or grantees of the said James Arnett, deceased; that the names and number of said unknown heirs, devisees and assigns are to the plaintiff unknown; that the deed records of Iron County do not disclose their names, or the number of the unknown heirs, devisees or assigns may claim in and to said property; that it is impossible for the plaintiff to further describe the said parties, or their interest, or to state more definitely or certainly whether said parties calim as heirs, devisees, or as assigns or grantees of the deceased; that he cannot therein insert their names because they are unknown to him; that he can not describe their interests or claims any more fully or definitely then herein set out for the reason that he above contains all the alnormation and knowledge which the plaintiff has or can obtain as to the said parties, their names or the nature of fileir claims, or of the extent of the same.

Plaintiff further states that the above described land has been in the actual, open, notorious, hostile and adverse possession of said plaintiff and and his grantors since the filth day of December, 18%, to the present ime, under and by virtue of deeds duly recorded.

Figure 1.

Flaintiff futher states that all of the said defendants are non-residents of the State of Missouri and that the ordinary and custo-mary process of this Court cannot be served on the defendants in this State.

on the defendants in this State.

Wherefore plaintiff prays the Court to enter of record a decree declaring the title to the above described real estate to be vested in plaintiff under and by virtue of the statute to perfect title by limitation in such cases made and provided by Section 633 at page 382 of the first Volume of, Missouri Statutes, revision of 1826, in order that such decree may be entered of record in the office of recorder of deeds within and for the County of Iron, in the State of Missouri, in order that said title may be forever settled and vested in the plaintiff herein.

WM. R. EDGAR, Attorney for Plaintiff.

STATE OF MISSOURI.)

STATE OF MISSOURI, a solution of Plaintin.

CITY OF ST. LOUIS.

I, James J. McDonald, Plaintin in the glove entitled cause, being duly sworn, do state that I have carefully read the foregoing petition and that the allegations contained

above entitled cause, being duly sworn, do state that I have earefully read the foregoing petition and that the allegations contained therein are true.

JAMES J. McDONALD.

Subscribed and sworn to before me this (SEAL) 28d day of July, 1998.

THOMAS RIELLEY, Notary Public.

My teem expires February 8, 1911.

Whereupon, it is ordered by the Clerk of the Circuit Court, in vacation, that said defendants be notified by publication that plaintiff has commenced a suit against them in this Court, the object and general nature of which is to obtain a decree declaring the title to the real estate herein described to be vestedjin the plaintiff, And that unless the said defendants be and appear at this Court, at the next term thereof, to be begun and holden at the court house in the City of Fronton, in said County, on the 28th day of said term, if the term shall so long continue—and if not, then on or before the third day of said term, if the term shall so long continue—and if not, then on or plead to the petition in said cause, the same will be taken as confessed, and judgment will be rendered accordingly.

And it is further ordered that a copy here of be published according to law, in the Brox County RE-ISTRI, a newspaper, published in said County of Iron, for four weeks successively, published at least once a week, the last insertion to be at least thirty days before the first day of said next October term of this Court.

J. M. HAWKINS, Circuit Clerk.

A true copy from the record:

Wilness my hand and seal of the Circuit Court of Iron County, this [SEAL] 22d day of July, 1908.

J. M. HAWKINS, Circuit Clerk.